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TITLE IV -- CENTRAL INTELLIGENCE AGENCY

PART A

SHORP-WIPLE; PUPPOSES; -DEFINITIONS

SHORT TITLE

Sec--401---Phis-title-may-be-sited-as-the-"Central

Intelligence-Agency-Act-of-1978":

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### STATEMENT OF PURPOSES

Sec. 402 401. It is the purpose of this

- (1) to clarify the statutory authorities, functions, and responsibilities of the Central Intelligence Agency;
- (2) to authorize the Central Intelligence Agency to perform intelligence activities which are necessary for the conduct of the foreign relations and the protection of the national security of the United States;
- (3) to ensure that the foreign-intelligence, eounterintelligence, and counterterrorism activities of the Central Intelligence Agency are properly and effectively directed, regulated, coordinated, and administered; and
- (4) to ensure that the Central Intelligence Agency is accountable to the President, the Congress, and the people of the United States, and that the foreign-intelligence, counterintelligence, -and-counterterrorism activities of the Central Intelligence Agency are conducted in a manner consistent with the Constitution and laws of the United States and so os not to abridge on y right protected by the Constitution-or-laws-of-the-United-States:

### DEFINITIONS

Sec:-403:--(a)--Except-as-otherwise-provided-in-this
section;-the-definitions-in-title-I-shall-apply-to-this-title:

(b)--As-used-in-this-title, the-term-"proprietary"-means-a
sole-proprietorship, partnership, corporation, or other business
entity-owned-or-controlled-by-the-Central-Intelligence-Agency-but
whose-relationship-with-the-Central-Intelligence-Agency-is-not
publicly-known:

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PART B

# ESTABLISHMENT OF AGENCY; DIRECTOR; FUNCTIONS

establishment of Central Intelligence agency as an independent agency

411. There is established in the executive branch of

Sec. 411. There is established in the executive branch of the Government an agency to be known as the Central Intelligence Agency (hereinafter in this title referred to as the "Agency").

The Agency which shall be perform its functions under the direction and control of the National Security Council and subject to intelligence plans, objectives, and requirements established by the Director of National Intelligence.

### DIRECTOR; DUTIES OF DIRECTOR

Director of the Central Intelligence Agency (hereinafter in this title referred to as the "Director of the Agency") who shall be appointed by the President, with the advice and consent of the Agence. The Director of National Intelligence, or, if authorized by the President in accordance with section 117 of this Act, the Deputy Director of National Intelligence or an Assistant Director of National Intelligence or an Assistant Director of National Intelligence, shall ask as the Director of the Agency. In the event that the Director and the Director of National Intelligence are not one and the same person, the Director shall be subject to the supervision of, and responsive to intelligence plans, objectives, and requirements established by, the Director of National Intelligence.

- (b) There shall be a Deputy Director of the Central

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  Intelligence Agency who shall be appointed by the President, with
  the advice and consent of the Senate, And who shall assist in

  carrying out the functions of the Director of the Agency act as Director
- (c) At no time shall the offices of Director and Deputy
  Director be occupied simultaneously by commissioned officers of
  the Armed Forces, whether in an active or retired status.
- (d) (1) If a commissioned officer of the Armed Forces is appointed as Director or Deputy Director, then—
  - (A) in the performance of the duties of Director or Deputy Director, as the case may be, the officer shall be subject to no supervision, control, restriction, or prohibition (military or otherwise) other than would be applicable if that officer were a civilian in no way connected with the Department of Defense, the military departments, or the Armed Forces of the United States or any component thereof; and
  - supervision, control, powers, or functions (other than those authorized to that officer as Director or Deputy Director) with respect to the Department of Defense, the military

departments, or the Armed Forces of the United States or any component thereof, or with respect to any of the personnel (military or civilian) of any of the foregoing.

- (2) Except as provided in this section, the appointment to the office of Director of Deputy Director of a commissioned officer of the Armed Forces, and acceptance of and service in such an office by that officer, shall in no way affect any status, office, rank, or grade that officer may occupy or hold in the armed forces, or any emolument, percuisite, right, privilege, or benefit incident to or arising out of any such status, office, rank, or grade. A commissioned officer shall, while serving in the office of Director or Deputy Director, continue to hold rank and grade not lower than that in which that officer was serving at the time of that officer's appointment as Director Deputy Director.
  - (e) It shall be the duty of the Director of the Agency to
  - (1) ensure that the functions of the Agency are conducted in accordance with the provisions of this Act and the Constitution and laws of the United States,—and that—the—performance—of—those—functions—does—not—abridge—any right—protected—by—the—Constitution—or—laws—of—the—United States;
  - (2), ensure that the <u>activities</u> of the Agency are properly and efficiently directed, regulated, coordinated, and administered;
  - (3) perform with respect to the Agency the duties assigned elsewhere in this Act to the head of each entity of the Intelligence Community; and
  - (4) specify by regulation which officials of the Agency shall act as Director of the Agency or Deputy Director of the Agency during any temporary absence, disability, or vacancy in those offices.

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#### FUNCTIONS

Sec. 413. (a) All activities, duties, and responsibilities of the Agency shall-be-related-to-the-intelligence-functions-set out-in-this-section; and shall be performed in accordance with this Act and other applicable statutes.

(b) (1) The Agency shall //

available sources, and from any person wiffing voluntarily to provide such intelligence, and, when necessary, from non-public sources or burchandestine means. Clandestine collection of foreign intelligence within the United States shall only be directed against foreign persons, powers, and organizations and shall only be conducted in coordination with the Federal Bureau of Investigation (n accordance with

for which the Agency has special access to necessary sources
of information or operational assistance

Act and shall be limited to activities

(2) --when-the-information-sought-is-not-ovailable

publicly-or-from-a-person-willing-voluntarily-to-provide-the

information,-collect-foreign-intelligence-by-clandestine

means-abroad-and,-when-integrally-and-exclusively-related-to

Agency-activities-outside-the-United-States,-from-foreign

persons-within-the-United-States,-and

(3) (2) The Agency shall develop and provide support for technical and other programs which collect national intelligence from sources outside the United States including signals intelligence pointies.

disseminate form intelligence necessary to meet the needs of the President, the National Security Council, the Congress, and other departments and agencies, and shall provide such support to the Director of National Intelligence requires for the production of national intelligence estimates and similar analyses coordinated with other entities of the Intelligence Community-coordinated-analyses.

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- (d) (c) The Agency shall conduct special activities. (psupport of national foreign policy objectives.)
  - (e) (d) The Agency shall--
  - (1) conduct counterintelligence and counterterrorism intelligence activities. outside-the-United-States;-
  - (2)--eonduct-such-counterintelligence-and-counterterrorism-activities-within Within the United States such
    activities undertaken by clandestine means or to collect
    information from non-public sources shall only be conducted
    in coordination with the Federal Bureau of Investigation and
    shall be limited to activities for which the Agency has
    unique, access to necessary sources of information or
    operational assistance. as-are-integrally-related-to
    ecunterintelligence-or-counterterrorism-activities-of-the ILLEGIB

(3) (2) produce and disseminate counterintelligence and counterterrorism intelligence studies and reports.

Ageney-outside-the-United-States; -and

The Agency shall act as the agent of the Director of National Intelligence and activities, counterterrorism intelligence and activities, counterterrorism intelligence activities, and of-alt clandestine collection of foreign intelligence, including-collection-utilizing-human sources, conducted outside the United States by any other entity of the Intelligence Community.

(f) The Agency shall also --

- (1) conduct or contract for research, development, and procurement of (echnica) systems and devices relating to the Agency's authorized functions;
- (2) conduct services of common concern for the Intelligence Community as directed by the Director of National Intelligence;
- (3) conduct liaison with foreign governmental agencies in-coordination-with as directed by the Director of National Intelligence and act as the agent of the Director of National Intelligence in Eulfilling his-responsibilities-

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the coordination of such liaison by any other entity of the intelligence community;

(4) collect publicly-available information, other than foreign intelligence, counterintelligence, or counter-terrorism intelligence, that is which is necessary and relevant to any authorized Agency function but which does not enstitute foreign intelligence; counterintelligence; or eounterterrorism intelligence; and

ILLEGIBLE and audit services and other administrative support (as necessary,) to the Office of the Director of National Intelligence.

(h) (g) (1)--All-Ageney-activities-within-the-United States-involving-the-collection-of-intelligence-and-all-Ageney counterintelligence-and-counterterrorism-activities-within-the United-States-shall-be-conducted-in-coordination-with-the-Federal Bureau-of-Investigation-and-in-accordance-with-procedures-agreed upon-by-the-Attorney-General-and-the-Director-of-National Intelligence.

General shall conduct a review at least annually, of all Agency activities conducted by clandestine means within the United States for the purpose of ensuring-that-such-activities-do not-violate-any-right-protected-by-the-Genstitution-or-laws-of ILLEGIB the-United-States, determining the necessity for continuing such activities, and making such recommendations in this regard as they deem appropriate to the President, and the National Security Council, and-the-Permanent-Select-Genmittee-on-Intelligence of-the-House-of-Representatives-and-the-Select-Genmittee-on-Intelligence (NOTE: This provision may be altered and/or moved to title I or II.)

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PART C

GENERAL AND SPECIAL AUTHORITIES OF THE AGENCY; AUTHORIZATION FOR APPROPRIATIONS; GENERAL COUNSEL AND INSPECTOR GENERAL

. GENERAL AUTHORITIES OF THE AGENCY

Sec. 421. (a) In carrying out its functions under this Act, the Agency is authorized to--

- and agencies for the sole purpose of carrying out functions authorized by this title, such sums of money as may be approved by the Director of National-Intelligence the Agency and the Director of the office of Management and Eugest, and sums so transferred to the Agency may be expended to the Agency without regard to any limitation on appropriations from which transferred but-only-when-the-Director-certifies in-writing-that-such-limitation-would-unduly-impede-the performance-of-a-function-authorized-by-this-title-and transmits-such-written-certification-to-the-appropriate committees-of-the-Congress;
- (2) exchange funds without regard to the provisions of section 3651 of the Revised Statutes (31 U.S.C. 543);
- (3) reimburse other departments and agencies for the services of personnel assigned or detailed to the Agency;
- departments and agencies as appropriate, reimbursement for expenses incurred when Agency personnel are assigned or ILLEGIB detailed to such departments and agencies for eover-purposes (af the Agency's reduest.)
- (5) rent any premises within or outside the United States necessary to carry out any function of the Agency authorized under this title; lease buildings without regard to the limitations prescribed in section 322 of the Act entitled "An Act making appropriations for the Legislative Branch of the Government for the fiscal year ending 30 June 1933, and for other purposes," approved 30 June 1932 (40

(16) (17) pay, in accordance with regulations approved by the Director, expenses of travel in connection with, and expenses incident to attendance at meetings of professional, technical, scientific, and other similar organizations and professional associations when such attendance or membership would be benefit in the conduct of the work of the Agency; and

(17) (18) train-Agency-personnel provide training

necessary to support authorized Agency functions, and, as

appropriate, provide training for personnel of other

epartments and acencies

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Notwithstanding the provisions of section 3678 of the Revised Statutes (31 U.S.C. 628) or any provision of law enacted after the effective date of this title, unless such subsequently enacted provision expressly cites this subsection, any department of agency may transfer to or receive from the Agency any sum of money approved authorized, in accordance with subsection (a)(1) of this section, by-the-Director-of-National-Intelligence-and the-Director-of-the-Office-of-Management-and-Budget-for-use-in carrying-out-any-function-authorized-by-this-title:

department or agency is authorized to assign er-lean or detail to the Agency any officer or employee of such department or agency to assist the Agency in carrying out any authorized function of the Agency authorized to the Agency authorized function of the Agency authorized to any other department or agency. In any case in which any officer or employee of-another-department or agency is assigned or leaned detailed to the Agency in a manner that would be prohibited except for this subsection, the Agency shall report the details of such assignment or lean detail to the appropriate Appropriations and Intelligence committees of the Congress.

(d)---(1)---Any-proprietary-established-and-operated-by-the
Agency-may-be-operated-on-a-commercial-basis-to-the-extent
necessary-to-provide-effective-cover---Any-funds-generated-by-any

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such-proprietary-in-excess-of-the-emount-necessary-for-its-normal operational-requirements-shall-be-deposited-by-the-Director-into miscellaneous-receipts-of-the-Preasury:

+2}---Whenever-any-Agency-proprietory-whose-net-value exceeds-\$50,000,-is-to-be-liquidated,-sold,-or-otherwise-disposed of--the-Agency-shall--as-much-in-advance-of-the-liquidationsale;-or-other-disposition-of-the-proprietary-as-practicable-and subject-to-such-security-standards-as-the-Director-and-Attorney General-sholl-agree-upon,-report-the-circumstances-of-the intended-liquidation,-sale,-or-other-disposition-to-the-Attorney General-and-the-Comptroller-General-of-the-United-States:--Any oroceeds-from-any-liquidation,-sale,-or-other-disposition-of-any

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gency-proprietary,-in-whatever-amount,-after-all-obligations-of

deroerietery-hove-been-met,-shall-be-deposited-by-the-Birector cellaneous-receipts-of-the-Preasury:

- So hetteta -The-authority-contained-in-clauses-(9)-and-(16)

Subsection-(a) The Agency is authorized to establish, furnish,

ources, and activities, for personnel of the Office of the

irector of National Intelligence, and for defectors from foreign countries: This authority shall, except as otherwise provided in this Act, be available to the Agency notwithstanding anv other provision of law and shall not be modified, limited, suspended, or superseded by any provision of law enacted after the effective date of this title unless such provision expressly cites the specific provision of subsection (3) intended to be so modified, limited, suspended, or superseded.

(f) (e) The Agency may continue to use and may modify with the approval of the President the seal of office used by the Central Intelligence Agency prior to the effective date of this title and judicial notice shall be taken of such seal.

(f) Subject Except pursuant to the provisions-of-ILLEGIB section 152 (a) of this Act hopevision of law shall be construed to require the Director of the Agency of any other

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affiliation with the Central Intelligence Agency of any person

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employed by the Agency, or the number of persons employed by the Agency, any aspect of the Agency budget, unless such provision specifically requires such disclosure and expressly cites this subsection.

assign, or contract for security officers to police the and protect the security of Agency personnel, installations and arounds owned or utilized by the Agency and the Office of the Director of National Intelligence, where such security officers shall have the same powers as sheriffs and constables for the protection of persons and property, to prevent breaches of the peace, to suppress affrays or unlawful assemblies, and to enforce any rule or regulation the Director of the Agency may promulgate for the protection of such installations and grounds. The jurisdiction and police powers of such security officers shall not, however, extend to the service of civil process.

(i) The-Director-may-authorize-employees-of-the-Agency to-carry-firearms-within-the-United-States-for-courier-protection purposes,-for-the-protection-of-the-Director-of-National Intelligence, -the-Deputy-Director-of-National-Intelligence, -and onv-Assistant-Director-of-Mational-Intelligence,-and,-in-exigent circumstances, -such -officials -of-the-Agency -as-the-Director-may designate, -and-for-the-protection-of-any-defector-from-any foreign-country-or-any-foreign-person-visiting-the-United-States under-Agency-auspices. Under such regulations as the Director of the Agency shall prescribe, Agency personnel may carry and use firearms while in the discharge of their official duties: Provided, That within the United States, such official duties shall include only the protection of (1) information concerning intelligence sources and methods and classified intelligence documents and material; (2) facilities, properties, monies and other valuable assets owned or utilized by the Agency or the Office of the Director of Mational Intelligence; (3) the Director Intelligence, any Assistant Director of National Intelligence, the bloof and other personnel of the Agency or the Office of the Director of National Intelligence as may be designated by the Director of the Agency; and (4) defectors and foreign persons visiting the United States under Agency auspices; and Provided further, That such duties shall include the transportation and utilization of firearms for authorized training.

(i) The Agency may appoint, promote, demote, (1)reassign; suspend, and separate (the personnel or contract for (spot) personal services as it deems advisable, without regard to the provisions of title-5,-United-States-Gode,-governing appointments-to,-promotions-in,-and-separations-from-the competitive-services,-and-without-recard-to-the any other law, including but not limited to provisions of law that establish limitations on types of persons to be employed, and may fix the compensation of such personnel without regard to the provisions I. T. T. 71 100 51 and subchapter III of-chapter-53-of-that-title-5, but the compensation of such personnel shall not exceed the rates relating-to-classification-and-General Schedule-pay-rates,-but-at-rates-not-in-excess-of-the-rate authorized for \*\*\*ecutive-Schedule Level/N/of the Executive Pav Schedule by section 5316 of that titleb, N.S. Cole;

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Director of the Agency may terminate the employment of any officer or employee of the Central Intelligence Agency or the security clearance of any contractors the Agency or any employee of any such contractor, whenever the Director of the Agency considers such termination necessary or advisable in the interests of the national security of the United States. The Director-shall-periodically-report-to-the-Permanent-Select Committee-on-Intelligence-of-the-House-of-Representatives-and-the Select-Committee-on-Intelligence-of-the-Genate-on-the-exercise-of the-Director's-authority-under-this-paragraph:

#### PROCUREMENT AUTHORITY

Sec. 422. (a) The Agency is authorized to procure, use, and dispose of such property supplies, services, equipment and facilities as may be necessary to carry out its functions under this Act. Such-property,-supplies,-services,-equipment-and facilities-may-include-purchase-or-rental-and-operation-of photographic-reproduction,-cryptographic,-duplication-and printing-machines,-equipment,-and-devices,-and-radio-receiving and-radio-sending-equipment-and-devices,-including-telegraph-and teletype-equipment;-rental-of-news-reporting-services;-purchase; maintenance, -operation, -repair, -and-hire-of-passenger-motor vehicles,-aircraft,-and-vessels-of-all-kinds,-printing-and binding-services; -the-purchase, -mointenance, -and-eleaning-of firearms, -including-purchase, -storage, -and-maintenance-of ommunition; -association-and-library-services-and-dues-required-by any-such-association;-supplies;-equipment-and-personnel-and contract-services-otherwise-authorized-by-law-or-regulation, whether-applicable-to-this-Agency-or-not,-when-the-Director determines-that-such-supplies,-equipment-or-services-are essential-to-the-performance-of-the-Agency-s-functions.

(b) The provisions of chapter 137, relating to the procurement of property and services, and chapter 139, relating to the procurement of research and development services, of title 10, United States Code, shall apply to the procurement of property and research and development services by the Agency under this title in the same manner and to the same extent such chapters apply to the procurement of property, services, and research and development services by the agencies named in section 230 (a) of chapter 137 of title 10, except that the Director is authorized to waive—the—application—of of the Agency may specify by regulation when any or all of the provisions of chapters 137 and 139 of title 10 when—the—Director—deems—such action or regulations issued thereunder may be waived because such waiver is necessary to the successful performance of any function of the Agency or to protect the security of activities

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of the Adency. And-waiver-exercised-by-the-Director-under-this section-shall-be-reported-to-the-Permanent-Relect-Committee-on Intelligence-of-the-House-of-Pepresentatives-and-the-Relect Committee-on-Intelligence-of-the-Senate-together-with-the-reasons for-exercising-such-waiver.

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- (c) The Agency is further authorized to procure, use, and of Th dispose of property, goods, or services, on the Agency's own behalf or on-behalf of any other entity of the Intelligence Community in such a manner that the role of the Agency or such other entity is not apparent or publicly acknowledged if public knowledge that the Agency or such other entity is the procurer of the property, goods, or services will would inhibit or interfere preformance of sta with the effective and secure conduct of ar authorized intelligence functions. The-procurement-authority-provided-under this-subsection-may-be-exercised-by-the-Agency-only-in-accordance with-section-139-of-this-Act-but-may-be-exercised-notwithstanding any-other-provision-of-law-and-shall-not-otherwise-be-modified, limited,-suspended,-or-superseded-by-any-provision-of-law-enacted after-the-effective-date-of-this-title-unless-such-provision expressly-cites-this-subsection.
- Director of the Agency, the Agency is authorized to enter contracts and amendments of contracts, and to make advance payments on contracts, without regard to any other provision of law, whenever deemed necessary by the Director of the Agency, or a designee, for the effective performance of its authorized functions.
- (e) The Agency is authorized to dispose of property and use the proceeds therefrom to purchase new property whenever the Director of the Agency deems such action necessary for the performance of authorized Agency functions.
- (f) The authority provided under this section may be exercised only in accordance with subsection (b) and with section 139 of this Act, but may be exercised notwithstanding any other provision of law and shall not otherwise be modified,

limited, suspended, or superseded by any provision of law enacted after the effective date of this title unless such provision expressly cites this subsection.

### PROPRIETARIES

Sec. 423: The Agency is authorized to establish and operate proprietaries in support of Agency operations and, with IĹLEGIB the approval of the Director of National Intelligence, in support of other entities of the Intelligence Community. **ILLEGIB** proprietary may be operated on a commercial/bdsis to the extent necessary to provide effective cover. ILLECIB Except as provided in subsection (b); funds generated by an Agency proprietary may expended in the course of the activities of that proprietary the provisions of 31 U.S.C. 484. Any funds generated by an Agency proprietary in excess to poormatical requirements shall be of the amount necessary for its operational His Oscietion of the deposited by the Director Treasurv:

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- disposition of any Agency proprietary may be expended to
  establish and operate other proprietaries in furtherance of the
  same or closely related operational requirements of purposes.
  Any such proceeds not so expended shall be deposited into
  miscellaneous receipts of the Treasury promptly and in no event
  later than one calendar year from the date of liquidation, sale,
  or other disposition, as the case may be
- (d) Whenever any Agency proprietary, or operationally related group of proprietaries, whose net value exceeds \$150,000 is to be liquidated, sold, or otherwise disposed of, the Agency shall, as much in advance of the liquidation, sale, or other disposition as practicable, report the circumstances of the intended liquidation, sale, or other disposition to the competitive general or the United States, including any intention to expend the proceeds of such liquidation, sale, or other disposition to establish new proprietaries under the authority of subsection (c):

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(e) The authority contained in this section shall, except as otherwise provided in this Act, be available to the Agency notwithstanding any other provision of law and shall not be

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modified, limited, suspended, or superseded by any provision of law enacted after the effective date of this title unless such provision expressly cites the specific provision of this section intended to be so modified, limited, suspended, or superseded.

(f) The Director of the Agency shall issue regulations to determine when individuals associated with proprietaries operated by the Agency shall be considered Federal employees for the purpose of benefits or entitlements established under this Act or under chapter 83 of title 5, United States Code.

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RELATIONSHIPS WITH OTHER GOVERNMENT AGENCIES

In addition to those activities of the Sec. 423 424. Agency which relate to other departments and agencies and which are authorized in other provisions of this Act, the Agency is further authorized---

to seek receive assistance from federal, state (1)and local law enforcement agencies in the conduct of authorized background and security investigations of applicants-for-employment-with-the-Agency,-contractors-of the-Agency; -and-employees-of-contractors-of-the-Agency; to provide technical quidance, training, and equipment, and, under exigent extablished by the bicolor of the grow, the morning of personnel to any other entity of the Inte engaged in lawful intelligence activities; to provide technical information to assist the and the Survigentia Volunalization Service Passport Office of the Department of State, in carrying out ts documentation responsibilities; **ILLEGIB** when extraordinary circumstances indicate that a foreign person associated with the Agency should enter or leave the United States under other than such person's true identity, to notify the Immigration and Naturalization Service of those circumstances and request a waiver of otherwise applicable rules and procedures; when the Internal Revenue Service is auditing ILLEGIB the tax returns of an the Internal Revenue operating under Agency cover, to Service of such proprietary's or individual's affiliation

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with the Agency and-request in order that the audit be conducted so as to avoid public disclosure of that **ILLEGIB** affiliation; and

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to maintain liaison relationships with other departments and agencies.

### ADMISSION OF ESSENTIAL ALIENS

Sec. 424 425. Whenever the Director of the Agency, the Attorney General, and the Commissioner of Immigration and Naturalization determine that the entry of a particular aliens into the United States for permanent residence is in the interest of national security or essential to national intelligence activities, such aliens and his their immediate family families shall be given entry into the United States for permanent residence without regard to their inadmissibility under, or their failure to comply with, any immigration law of the United States or any other law or regulation, but in no case may the number of aliens and members of their immediate families who enter the United States under the authority of this section exceed one hundred in any one fiscal year. The Agency is authorized to process, debrief, and provide relocation assistance to such individuals, as necessary and appropriate under regulations established by the Director of the Agency.

AUTHORIZATIONS FOR APPROPRIATIONS AND EXPENDITURES

Sec. 425 426. (a) Notwithstanding any other provision of law, sums made available to the Agency by appropriation or otherwise may be expended for purposes necessary to carry out the lawful functions of the Agency. No funds may be expended for activities which have not been authorized by legislation enacted during the same or during one of the two immediately preceding fiscal years, except that this limitation shall not apply to funds appropriated by any continuing resolution.

- action to be necessary in the interest of the national security, the expenditure of funds appropriated or transferred to the Agency shall be accounted for solely on the certificate of the Director of the Agency and every such certificate shall be deemed a sufficient voucher for the amount certified therein: but-such expenditures—shall—be—made—only—for—activities—authorized—by—lawt—The—Director—shall—report—on—all—expenditures—made—under outhority—of—this—subsection—on—a-quarterly—basis—to—the Committees—on—Appropriations—of—the—Senate—and—House—of—Representatives,—to—the—Permanent—Gelect—Committee—on—Intelligence—of—the—House—of—Permanent—tives,—and—to—the—Select—Committee—on—Intelligence—of—the—Senate—
- (c) (1) The Director of the Agency is authorized to establish and maintain a fund to be known as the Contingency Reserve Fund (hereinafter in this section referred to as the "Reserve Fund") and to credit to such Reserve Fund only moneys specifically appropriated to the Central Intelligence Agency for such fund and unused balances of funds withdrawn from the Reserve Approved For Release 2004/03/11: CIA-RDP85-00988R000300010048-7 Fund. The Director of the Agency is authorized to expend funds

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- (A) the withdrawal of funds from the Peserve Fund and the proposed expenditure have has been previously approved by the Office of Management and Budget;
- (B) the Committee on Appropriations of the House of Representatives, the Committee on Appropriations of the Senate, the Permanent Select Committee on Intelligence of the House of Representatives, and the Select Committee on Intelligence of the Senate have been notified of the facts and-eireumstances-regarding purpose of such withdrawal and proposed-expenditure at least 72 hours in advance of the withdrawal; except that in extraordinary circumstances the President may authorize the withdrawal of funds from the Reserve Fund without prior notification to the appropriate committees of the Congress if the President notifies such committees of the Congress within 48 hours after initiation of the withdrawal, describes the activity for which such funds have been or are to be expended, certifies to such committees that prior notification would have resulted in a delay which would have been harmful to the United States, and discloses to such committees the reasons why the delay would have been harmful. The foregoing shall not be construed as requiring the approval of any committee of the Congress prior to the initiation of any such activity; and
- for the purpose of meeting requirements that were not anticipated at the time the President's budget was submitted to the Congress for such fiscal year the purpose for which such money was is to be used requires protection from unauthorized disclosure; and the activities to be funded at authorized by law.
- (2) Moneys from the Reserve Fund may be expended only for the specific purpose for which the withdrawal was approved under this subsection and any amount approved for expenditure but not actually expended for the specific purpose for which approved shall be returned to the Reserve Fund.

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(3) No money may be excended and no financial obligation incurred for the initation or major expansion of any activity to be funded from the Peserve Fund unless such expenditure or financial obligation has been approved by the Director of the Agency and the Director of the Office of Management and Budget.

(4) Any activity funded from the Reserve Fund that continues after the end of the fiscal year in which it was funded by moneys from the Reserve Fund shall be funded thereafter through the regular budgetary process at the earliest practicable time.

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GEMERAL COUNSEL AND INSPECTOR GENERAL

Sec. 426 427. (a) There shall be a General Counsel of the Agency appointed by the President, by and with the advice and consent of the Senate. The General Counsel shall serve as the principal legal adviser to the Director of National Intelligence and the Director of the Agency and shall have the responsibility and authority to—

- advise-the-Director and activities of the Office of the Director of National Intelligence to determine whether such activities are in conformity with the Constitution and laws of the United States, executive orders, presidential directives and memoranda, and the rules, regulations, and policies of the Agency;
- Agency and of the Office of the Director of Mational

  Intelligence, including but not limited to any rule or regulation proposed to implement the provisions of this Act, to ensure that any such rules or and regulations is are in conformity with the Constitution and laws of the United States, executive orders, and presidential directives and memoranda;
- (3) perform the same duties with respect to the Agency and the Office of the Director of National

  Intelligence as the general counsel of each entity of the Intelligence Community is required to perform in the case of such entity by section 151 of this Act; and
- (4) perform such additional duties as the Director of National Intelligence or the Director of the Agency may prescribe.
- (b) There shall be an Inspector General of the Agency appointed by the Director of the Agency. The Inspector General shall have the responsibility and authority to—
  - (1) investigate all activities of the Agency and of the Office of the Director of National Intelligence to

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determine in what respects the Agency lawful functions may more effectively be performed its-lawful-functions and to determine the facts and circumstances of any alleged wrongdoing;

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- (2) advise the Director of National Intelligence, the

  Director of the Agency, and the General Counsel of the

  Agency of his findings regarding such activities of the office of the off
- (4) perform such other investigations as the Director of National Intelligence or the Director of the Agency deems necessary and appropriate consistent with the provisions of this Act;
- (4) (5) perform the same duties with respect to the Agency and the Office of the Director of National

  Intelligence as the inspector general of each entity of the Intelligence Community is required to perform in the case of such entity by section 151 of this Act; and
- (5) (6) perform such other duties as the Director of National Intelligence and the Director of the Agency may prescribe.

PART D

## CRIMINAL PENALTIES;

CRIMINAL PENALTIES (Additional changes expected)

Sec. 431. (a)---Section-207-of-title-187-United-States

Gode7-is-amended-by-adding-at-the-end-thereof-a-new-subsection-as

follows:

"(d)---Whoevery-having-been-an-officer-or-employee-of-the
Central-Intelligence-Agency-and-within-two-vears-after-his
employment-with-such-Agency-has-ceasedy-knowingly-participates-in
the-liquidationy-soley-or-other-disposition-of-a-proprietary-of
the-Gentral-Intelligence-Agency-either-on-his-own-behalf-or-as
an-agent-or-attorney-for-anyone-other-than-the-United-Gtates
without-a-written-waiver-from-the-Director-of-the-Gentral
Intelligence-Agency-under-section-139(a)-of-the-National
Intelligence-Act-of-1978y-shall-be-fined-not-more-than-\$10,000-or
tmprisoned-for-not-more-than-two-vearsy-or-both:--As-used-in-this
subsectiony-the-term-Iproprietary-shall-hove-the-same-meaning-as
prescribed-in-section-403-of-the-Gentral-Intelligence-Agency-Act
of-1978;";

(b) (a) (1) Chapter 33 of title 18, United States

Code, is amended by adding at the end thereof a new section as follows:

"S 716. Misuse of the name, initials, or seal of the Central Intelligence Agency

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"Any person who knowingly and without the express written permission of the Director of the Central Intelligence Agency uses the name 'Central Intelligence Agency', the initials 'CIA', the seal of the Central Intelligence Agency, or any colorable imitation of such name, initials, or seal in connection with any commercial enterorise, including any merchandise, advertisement, book, circular, pamphlet, or other publication, play, motion picture, broadcast, telecast, or other publication or production in a manner reasonably-calculated intended to convey the impression that such use is approved, endorsed, or authorized by

the Central Intelligence Agency shall be fined not more than \$20,000 or imprisoned not more than one year, or both.".

- (2) The table of sections at the beginning of chapter 33 of such title is amended by adding at the end thereof a new item as follows:
  - "716. Misuse of the name, initials, or seal of the Central Intelligence Agency.".
- (e) (b) (1) Chapter 115 of title 18, United States Code, is amended by adding at the end thereof a new section as follows:

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years, or both.

- "S 2392. Unauthorized disclosure of identity of secret agents
- "(a) Any person who, having learned in the course of his present of culturation official duties as an officer or employee of the United States what he disease of other featon whose relatively of the true identity of any officer or employee of the Central will the disease of the true identity of any officer or employee of the Central will the disease of the Central will the disease of the Central will the disease of the Central functions for the matters.

  By Central Intelligence Agency ender course, knowingly communicates, furnishes, or otherwise discloses or makes available to any included unauthorized person that identity in a manner which results in injury to or ieopardizes the safety of such officer, or employee, or of the Central Intelligence Agency, or could reasonably have been expected to result in injury to or ieopardize the safety of such officer or employee of the Central Intelligence Agency shall be fined not more than \$50,000 or imprisoned not more than five
  - "(b) As used in subsection (a), the term 'cover' shall have the same meaning as prescribed in section 104 of the National Intelligence Act of 1978.".
  - (2) The table of sections at the beginning of chapter 115 is amended by adding at the end thereof a new item as follows:
  - "2392. Unauthorized disclosure of identity of secret agents.".

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### RESTRICTIONS

Gec.-432:--(a)--The-authorities,-duties,-and
responsibilities-established-in-this-title-are-subject-to-the
procedures,-prohibitions,-and-restrictions-contained-in-titles-II
and-III-and-in-sections-131-through-139-of-this-Act-

(b)--The-Agency-sholl-have-no-police,-subpocta,-or-law
enforcement-powers,-nor-perform-any-internal-security-or-criminal
investigation-functions-except-to-the-extent-expressly-authorized
by-this-Act:

PAPT E

TRAVEL AND OTHER EXPENSES; RETIREMENT SYSTEM

TRAVEL, RELATED EXPENSES, AND DEATH GRATUITIES FOR CERTAIN AGENCY PERSONNEL

Sec. 441. (a) As used in this section //

the Agency, but does not include, unless otherwise purifically indicated, any person working for the Agency under a contract or any person who when initially employed is a resident in or a citizen of a foreign country in which the station at which such person is to be assigned to duty is located.

+2}--The-term-"foreign-area"-means-any-geographic-area outside-the-United-States.

(3)--The-term-"United-Gtates"-means-the-several

states,-the-District-of-Columbia,-the-Commonwealth-of-Puerto

Pico,-the-Virgin-Islands,-and-the-Canal-Zone,-but-does-not

include-Guam-and-other-territories-and-possessions-of-the

United-States;

(b) Under such regulations as the Director of National Intelligence, may approve //

(1)--with-respect-to-employees-assigned-to-duty
stations-within-the-United-States, the Agency-may-pay--

Gravisions\_of chapter-59-of-title-5,-United-States
Gode;-and

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circumstances such is lowences and other benefits are provided employees of the Foreign Service under title IX of the Foreign Service Act of 1946 (22 U.S.C. 1131-1159), and death gratuities in the same manner and under the same

circumstances such gratuities are provided employees of the Foreign Service under section 14 of the Act entitled "An Act

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to provide certain basic authority for the Department of State", approved August 1, 1956 (22 U.S.C. 2679a),

- (c) (1) Whenever any provision of law relating to and related expenses or death gratuities of employees of the Foreign Service is enacted after the date of enactment of the Act, is not enacted as an amendment to one of the provisions referred to in subsection (b) (2) of this section, and the President determines that it would be appropriate for the purpos of maintaining conformity between provisions of law relating to travel and related expenses and death gratuities of the Foreign Service and provisions of law relating to travel and related expenses and death gratuities of the Agency, the President may, by executive order, extend in whole or in part to employees of the Agency the allowances and benefits applicable to employees of the Foreign Service by such provision of law.
- (2) Any such An executive order issued pursuant to this subsection shall have the force and effect of law and may be given retroactive effect to a date not earlier than the effective date of the corresponding provisions of law relating to Foreign Service personnel. Any such order shall modify, supersede, or render inapplicable, as the case may be, to the extent inconsistent therewith—
  - (A) all provisions of law relating to travel, related expenses, and death gratuities of employees of the Agency enacted prior to the effective date of the provisions of such executive order, and
  - (B) any provision of any prior executive order issued under authority of this section.

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- (3) An executive order issued under the authority of this subsection may not become effective until the expiration of at least 60 days after the President submits the proposed order to those committees of the Senate and House of Representatives having jurisdiction over the subject matter of the order.
- and (c), and under such regulations as the Director of National

  Intelligence the Agency, if consultation with the DirectorLof

  National Intelligence, shall approve promulgate, the Agency may

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  pav expenses, benefits, and allowances equivalent to those

  specifically authorized in subsections (b) and (c), in any case

  in which the Director of the Agency determines that, for reasons

  of operational necessity or security, the means of paying

  expenses, benefits, and allowances authorized in subsections (b)

  and (c), should not be utilized, and may pay special quatter, and flavour, port and representatives allowances and invariant form necessary to remark the particular flavour and invariant form the Permanent Select particular

  (2)—The Director shall-annually inform the Permanent Select particular

  Geommittee-on-Intelligence-of-the-House-of-Pepresentatives-and-the activities.

  Select-Committee-on-Intelligence-of-the-Senate-of-any

  expenditures-made-under-this-subsection-and-the-reasons-therefor:

### RETIREMENT SYSTEM

Sec. 442. Employees of the Agency shall participate in the regular Federal civil service retirement system pursuant to subchapter III of chapter 83 of title 5, United States Code. The Director may, however, continue to designate for participation in the Central Intelligence Agency Retirement and Disability System, authorized by the Central Intelligence Agency Retirement Act of 1964 for Certain Employees (78 Stat. 1043; 50 U.S.C. 403 note), certain employees of the Agency whose duties are either (1) in support of Agency activities abroad and are hazardous to life or health, or (2) so specialized as to be clearly distinguishable from normal government employment; but the number of employees of the Agency which may retire on an annuity under such system in any period may not exceed the limits prescribed by law.

the "C(A" in Section III(1) of the C(A Retirement act, as
the "DC1" in Section III(2) of that act, shall be decomed to
pefor to the "C(A" + the "Dirof the agray" information
with this title. With the except of the fregoing sentence,
worthy in this act while affect the entitlement of C/A
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#### PART F

TRANSFER OF PERSONNEL, PROPERTY, AND FUNCTIONS; STATUTES REPEALED

Sec. 451. (a) All positions established in and personnel employed by the Central Intelligence Agency as in effect on the day before the effective date of this title, and all obligations, contracts, properties, and records employed, held, or used primarily in connection with any function to be performed by the Agency under this title, are transferred to the Director Agency.

- (b) All orders, determinations, rules, regulations, permits, contracts, certificates, licenses, and privileges which have become effective in the exercise of functions transferred under this title and which are in effect on the day before the effective date of this title, shall continue in effect until modified, terminated, superseded, set aside, or repealed by the Director of the Agency or other properly designated Agency official, by any court of competent jurisdiction, or by operation of law.
- (c) The provisions of this title shall not affect any proceedings pending before the Central Intelligence Agency as in effect prior to the effective date of this title.
- (d) No suit, action, or other proceeding begun by or against any officer in his official capacity in the Central Intelligence Agency, as in effect prior to the effective date of this title, shall abate by reason of enactment of this title.
- (e) With respect to any function transferred by this title and exercised after the effective date of this title, reference in any other Federal law to any department, agency, office, or part thereof shall be deemed to refer to the department, agency, or office in which such function is vested pursuant to this title, and reference in any other Federal law to a provision of law replaced by similar provisions in this title shall be deemed to refer to the provisions in this title.

### STATUTES REPEALED

Sec. 452. Section 102 of the National Security Act of 1947 (50 U.S.C. 403) and the Central Intelligence Agency Act of 1949 (50 U.S.C. 403a-403j) are repealed.